#### **TITLE 710 SECURITIES DIVISION**

### Final Rule LSA Document #09-619(F)

### **DIGEST**

Adds <u>710 IAC 4-15</u> under <u>IC 23-19</u>, the Indiana Uniform Securities Act, concerning the process in submitting broker-dealer compliance reports filed with the Securities Division. Effective 30 days after filing with the Publisher.

## 710 IAC 4-15

SECTION 1. <u>710 IAC 4</u>, ADDED AT <u>20100728-IR-710100044FRA</u>, SECTION 1, IS AMENDED BY ADDING A NEW RULE TO READ AS FOLLOWS:

### Rule 15. Broker-Dealer Compliance Reports

### 710 IAC 4-15-1 Qualifications of approved auditors

Authority: <u>IC 23-19-4-11</u> Affected: <u>IC 23-19-4-11</u>

Sec. 1. (a) Persons wishing to apply as an approved examiner to submit compliance reports under <a href="C23-19-4-11"><u>C23-19-4-11</u></a>(i) must have an appropriate background, such as:

- (1) a designation as a certified public accountant;
- (2) employment as a public accountant;
- (3) a current license to practice law in Indiana; or
- (4) previous experience in securities or auditing professions acceptable to the commissioner.
- (b) The applicant must not be currently registered or employed by a broker-dealer, regardless of whether that broker-dealer is registered in Indiana.
- (c) The applicant must complete an application on a form acceptable to the commissioner and provide all requested information.

(Securities Division: 710 IAC 4-15-1; filed Jun 28, 2010, 2:42 p.m.: 20100728-IR-710090619FRA)

# 710 IAC 4-15-2 Process for submitting completed compliance reports

Authority: <u>IC 23-19-4-11</u> Affected: IC 23-19-4-11

Sec. 2. After completing a compliance report, the approved examiner must submit:

- (1) the report to the securities division directly; and
- (2) a copy of the report to the broker-dealer that was examined.

(Securities Division; 710 IAC 4-15-2; filed Jun 28, 2010, 2:42 p.m.: 20100728-IR-710090619FRA)

## **710 IAC 4-15-3** Time limitations for auditors

Authority: <u>IC 23-19-4-11</u> Affected: IC 23-19-4-11

Sec. 3. (a) An examiner may not submit a compliance report for the branches of a broker-dealer for more than three (3) consecutive years.

Date: Mar 29,2022 10:57:47PM EDT DIN: 20100728-IR-710090619FRA Page 1

- (b) If an examiner submits a report for a broker-dealer in a fourth consecutive year, that compliance report will not be accepted, and the broker-dealer will not have complied with the requirements of <a href="#IC 23-19-4-11">IC 23-19-4-11</a>(i).
- (c) After an approved examiner submits a report on behalf of branches of a broker-dealer for three (3) consecutive years, that auditor may be engaged by that broker-dealer to complete a compliance report after two (2) years.

(Securities Division; 710 IAC 4-15-3; filed Jun 28, 2010, 2:42 p.m.: 20100728-IR-710090619FRA)

LSA Document #09-619(F)

Notice of Intent: <u>20090812-IR-710090619NIA</u> Proposed Rule: <u>20100331-IR-710090619PRA</u>

Hearing Held: April 26, 2010

Approved by Attorney General: June 8, 2010 Approved by Governor: June 25, 2010 Filed with Publisher: June 28, 2010, 2:42 p.m.

Documents Incorporated by Reference: None Received by Publisher

Small Business Regulatory Coordinator: Jeffrey Bush, Chief Deputy Commissioner, Indiana Secretary of State Todd Rokita, Securities Division, Indiana Government Center South, 302 West Washington Street, Room E-111, Indianapolis, IN 46204, (317) 232-6681, jabush@sos.in.gov

Posted: 07/28/2010 by Legislative Services Agency

An <a href="httml">httml</a> version of this document.

Page 2